

114TH CONGRESS  
2D SESSION

# H. R. 6283

To establish agency procedures for the issuance of significant guidance documents, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 28, 2016

Mr. SESSIONS (for himself, Mr. CRAMER, Mr. YOHO, Mr. COLLINS of Georgia, and Mr. HOLDING) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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# A BILL

To establish agency procedures for the issuance of significant guidance documents, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*

2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4       (a) SHORT TITLE.—This Act may be cited as the

5       “Truth in Regulations Act of 2016”.

6       (b) TABLE OF CONTENTS.—The table of contents for

7       this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Agency Standards for Significant Guidance Documents.

See. 3. Limitations on use of interim final rules; limitation on reporting joint  
resolutions of disapproval.

Sec. 4. ACUS study and report.

**1 SEC. 2. AGENCY STANDARDS FOR SIGNIFICANT GUIDANCE**

**2 DOCUMENTS.**

**3 (a) APPROVAL PROCEDURES.—**

4                   (1) IN GENERAL.—Not later than 210 days  
5 after the date of the enactment of this Act, the head  
6 of each agency shall develop or have written proce-  
7 dures for the approval of significant guidance docu-  
8 ments. The procedures shall ensure that the  
9 issuance of significant guidance documents is ap-  
10 proved by each appropriate senior agency official.

11                   (2) EXCEPTION.—The employees of an agency  
12 may not deviate from the requirements of the proce-  
13 dures developed pursuant to paragraph (1), unless  
14 the employee has submitted an appropriate justifica-  
15 tion to a supervisor who is an appropriate senior  
16 agency official described paragraph (1) or the head  
17 of the agency and the supervisor or head of the  
18 agency has agreed to such deviation.

**19 (b) CONTENTS OF SIGNIFICANT GUIDANCE DOCU-  
20 MENT.—**

21                   (1) REQUIREMENTS.—Each significant guid-  
22 ance document issued by an agency shall include the  
23 following:



(C) the prohibition against such mandatory language prevents agency consideration of a position advanced by any affected private party.

4 (c) PUBLIC ACCESS AND FEEDBACK FOR SIGNIFI-  
5 CANT GUIDANCE DOCUMENTS.—

## 6 (1) INTERNET ACCESS.—

12 (i) The name of each significant guid-  
13 ance document.

14 (ii) Any document identification num-  
15 ber

18 (iv) An identification of which docu-  
19 ments have been added, revised, or with-  
20 drawn during the previous year.

(C) UPDATES TO WEBSITE.—Not later than 30 days after the date on which a significant guidance document is issued, the head of the agency shall update the list of significant guidance documents and links described in this paragraph accordingly.

## (2) PUBLIC FEEDBACK.—

(A) SUBMISSION OF PUBLIC COMMENTS.—

(i) IN GENERAL.—Not later than 60

days after the date of the enactment of this Act, the head of each agency shall establish and prominently display on the website of such agency a means for the public—

(I) to electronically submit comments on any significant guidance document; and

(II) to electronically submit a request for issuance, reconsideration, modification, or rescission of any significant guidance document.

(ii) NO RESPONSE REQUIRED.—Any public comment submitted under this paragraph is for the benefit of the agency, and

1           a formal response to any such comment by  
2           the agency is not required.

3           (B) COMPLAINTS BY THE PUBLIC.—The  
4           head of each agency shall designate one or more  
5           offices to receive and address complaints sub-  
6           mitted by the public that the agency is not fol-  
7           lowing the procedures in this section or is im-  
8           properly treating a significant guidance docu-  
9           ment as a binding requirement. The head of the  
10          agency shall provide, on the website of such  
11          agency, the name and contact information for  
12          any such office.

13          (d) NOTICE AND PUBLIC COMMENT FOR ECONOMI-  
14          CALLY SIGNIFICANT GUIDANCE DOCUMENTS.—

15           (1) IN GENERAL.—Except as provided in para-  
16           graph (2), not later than 60 days after an agency  
17           prepares a draft of an economically significant guid-  
18           ance document, the agency shall complete the fol-  
19           lowing requirements:

20           (A) Publish a notice in the Federal Reg-  
21           ister announcing that the draft document is  
22           available.

23           (B) Post the draft document on the  
24           website of the agency and make the draft pub-  
25           licly available in hard copy (or notify the public

1           how the guidance document may be reviewed if  
2           not in a format that permits electronic posting  
3           with reasonable efforts).

4                 (C) Invite public comment on the draft  
5           document.

6                 (D) Prepare and post on the website of the  
7           agency a response-to-comments document.

8                 (2) EXEMPTIONS.—Notwithstanding paragraph  
9           (1), the head of an agency, in consultation with the  
10          Administrator, may designate an economically sig-  
11          nificant guidance document or group of such docu-  
12          ments as exempt from the requirements of this sec-  
13          tion for being not feasible or appropriate.

14                 (e) EXIGENT CIRCUMSTANCES.—In an imminent  
15          threat to public health or safety or similar exigent cir-  
16          cumstance exists or when an agency is required by law  
17          to act more quickly than the procedures described in this  
18          section allow, the head of the agency shall certify the cir-  
19          cumstance to the Administrator as soon as possible and,  
20          to the extent practicable, comply with this section. For any  
21          significant guidance document that is governed by a statu-  
22          tory or court-imposed deadline, the agency shall, to the  
23          extent practicable, schedule any proceeding for such docu-  
24          ment to permit sufficient time to comply with this section.

1       (f) RULE OF CONSTRUCTION REGARDING JUDICIAL  
2 REVIEW.—This section may not be construed to create  
3 any right or benefit, substantive or procedural, enforceable  
4 at law, against the United States, its agencies or other  
5 entities, its officers or employees, or any other person.

6       (g) DEFINITIONS.—In this section:

7               (1) ADMINISTRATOR.—The term “Administrator” means the Administrator of the Office of Information and Regulatory Affairs in the Office of Management and Budget.

11              (2) AGENCY.—The term “agency” has the meaning given that term in section 3502 of title 44, United States Code, but does not include an independent regulatory agency (as defined in such section 3502).

16              (3) ECONOMICALLY SIGNIFICANT GUIDANCE DOCUMENT.—The term “economically significant guidance document”—

19                  (A) means a significant guidance document that may reasonably be anticipated to lead to an annual effect on the economy of \$100,000,000 or more or adversely affect in a material way the economy or a sector of the economy; and

(B) does not include a significant guidance document on Federal expenditures and receipts.

16                             (6) REGULATORY ACTION.—The term “regu-  
17 latory action” means any substantive action by an  
18 agency (normally published in the Federal Register)  
19 that promulgates or is expected to lead to the pro-  
20 mulgation of a final regulation, including notices of  
21 inquiry, advance notices of inquiry and notices of  
22 proposed rulemaking.

(7) SIGNIFICANT GUIDANCE DOCUMENT.—The term “significant guidance document”—

- 1                         (A) means a guidance document disseminated to regulated entities or the general public  
2                         that may reasonably be anticipated to—  
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4                             (i) lead to an annual effect on the economy of \$100,000,000 or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities;  
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6                             (ii) create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;  
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8                             (iii) materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or  
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10                          (iv) raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in Executive Order 12866 (58 Fed. Reg. 190; relating to regulatory planning and review); and  
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12                         (B) does not include—  
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- (i) a legal advisory opinion for internal executive branch use and not for release (such as Department of Justice Office of Legal Counsel opinions);
- (ii) a briefs or other position taken by an agency in an investigation, pre-litigation, litigation, or other enforcement proceeding;
- (iii) a speech, editorial, media interview, press material, or congressional correspondence;
- (iv) a guidance document that relates to a military or foreign affairs function of the United States (other than a guidance document on procurement or the import or export of non-defense articles and services);
- (v) a grant solicitation, warning letter, or case or investigatory letter responding to a complaint involving a fact-specific determination;
- (vi) a purely internal agency policy;
- (vii) a guidance document that relates to the use, operation, or control of a government facility;

7 (h) APPLICABILITY.—This section does not affect the  
8 authority of an agency to communicate the views of the  
9 agency in court or in any other enforcement proceeding.

10           (i) EFFECTIVE DATE.—The requirements of this sec-  
11       tion shall take effect 180 days after the date of the enact-  
12       ment of this Act.

16       (a) ENHANCED SHOWING REQUIRED FOR INTERIM  
17 FINAL RULES.—Section 553(b)(B) of title 5, United  
18 States Code, is amended by striking “for good cause” and  
19 all that follows through the period at the end and insert  
20 the following: “determines that an imminent threat to  
21 public health or safety or similar exigent circumstance ex-  
22 ists.”.

23 (b) REQUIRED PUBLICATION OR SERVICE DATE.—  
24 Section 553(d)(3) of title 5, United States Code, is amend-  
25 ed to read as follows:

1           “(3) in the case of any rule to which the excep-  
2       tion under subsection (b)(B) applies.”.

3       (c) LOOKBACK PERIOD FOR INTERIM FINAL  
4 RULES.—Section 553 of title 5, United States Code, is  
5 amended by adding at the end the following:

6           “(f) In the case of a rule making in which the excep-  
7       tion under subsection (b)(B) was applied, by not later  
8       than 18 months after the rule takes effect, the agency  
9       shall provide for a period in which interested persons may  
10      submit written data, views, or arguments, in the same  
11      manner as submissions under subsection (c), shall give  
12      such submissions due consideration, and, if appropriate,  
13      repeal or amend the rule accordingly.”.

14       (d) RULES ON REPORTING OUT OF COMMITTEE.—  
15 Section 802(b)(1) of title 5, United States Code, is amend-  
16 ed by adding at the end the following: “If such a com-  
17 mittee reports a joint resolution of disapproval for a rule,  
18 the committee may additionally report its findings and  
19 views, if the agency proposing such rule receives appro-  
20 priations in a general appropriations Act, to the Com-  
21 mittee on Appropriations of that House. If the committee  
22 reports a joint resolution of disapproval, the chair of that  
23 committee may submit recommendations on withholding  
24 funds contingent upon certain actions to the chair of the  
25 Committee on Appropriations of that House.”.

1   **SEC. 4. ACUS STUDY AND REPORT.**

2                 (a) STUDY AND REPORT.—Not later than 9 months  
3    after the date of the enactment of this Act, the Adminis-  
4    trative Conference of the United States shall complete a  
5    study and submit to Congress a report thereon that exam-  
6    ines—

7                     (1) the extent to which persons, for projects  
8    subject to a permitting process under the environ-  
9    mental laws of a State or under a Federal environ-  
10    mental law, are subject to unnecessary, impractical,  
11    or inappropriately dilatory requirements to engage in  
12    mitigation of environmental harms;

13                  (2) categories of projects subject to a permit-  
14    ting process under the environmental laws of a State  
15    or under a Federal environmental law for which it  
16    would be appropriate to establish a deadline by  
17    which a final determination on the issuance of a per-  
18    mit should be made;

19                  (3) changes to permitting processes under Fed-  
20    eral environmental law that would provide for in-  
21    creased protections of the rights of parties applying  
22    for permits, including increased use of administra-  
23    tive law judges in permitting determinations, and fi-  
24    nalizing agency action more expeditiously; and

1                   (4) categories of Federal rule making that  
2       would be more appropriately addressed by State ac-  
3       tion.

4                   (b) DEFINITIONS.—In this section—

5                   (1) the term “permit” means an agency’s statu-  
6       torily authorized, discretionary, judicially reviewable  
7       granting of permission to do something that would  
8       otherwise be statutorily prohibited; and

9                   (2) the term “State” means each of the several  
10      States.

11                  (c) REPORTING TO ACUS.—Any agency that makes  
12      any determination pertaining to a permit that, in the de-  
13      termination of the Administrator of the Office of Informa-  
14      tion and Regulatory Affairs of the Office of Management  
15      and Budget, would result in a cost of more than  
16      \$25,000,000 shall report such determination, and submit  
17      a copy of the requested permit, to the Administrative Con-  
18      ference of the United States by not later than 30 days  
19      after such determination.

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